

EXHIBIT A-11

Walsh, Christine

From: Lyle R. Hardman <lhardman@hsk-law.com>
Sent: Tuesday, April 9, 2024 2:33 PM
To: Walz, Bradley J.
Cc: Walsh, Christine; Polak, Jonathan; Jody Andrews
Subject: RE: Nickels and Dimes v. Noah's Arcade

Thanks, Brad.


LYLE R. HARDMAN | PARTNER
205 W. Jefferson Blvd., Ste. 300
South Bend, IN 46601
P: 574.232.4801
F: 574.232.9736
Email: lhardman@hsk-law.com

Lyle R. Hardman



From: Walz, Bradley J. <BWalz@taftlaw.com>
Sent: Tuesday, April 9, 2024 2:32 PM
To: Lyle R. Hardman <lhardman@hsk-law.com>
Cc: Walsh, Christine <CWalsh@taftlaw.com>; Polak, Jonathan <JPolak@taftlaw.com>; Jody Andrews <jandrews@hsk-law.com>
Subject: RE: Nickels and Dimes v. Noah's Arcade

Lyle:

End of the week is fine.

Brad

From: Lyle R. Hardman <lhardman@hsk-law.com>
Sent: Tuesday, April 9, 2024 10:22 AM
To: Walz, Bradley J. <BWalz@taftlaw.com>
Cc: Walsh, Christine <CWalsh@taftlaw.com>; Polak, Jonathan <JPolak@taftlaw.com>; Jody Andrews <jandrews@hsk-law.com>
Subject: RE: Nickels and Dimes v. Noah's Arcade

Bradley,

I tried calling last week, and I know we were trading messages. I've met with my clients regarding the issues raised in your correspondence of April 2, 2024. We are working on addressing those, but I will not be able to have a response to you today. I anticipate being able to provide supplementation to our prior discovery by the end of the week.

Please let me know if you have any objections to this.

Lyle



LYLE R. HARDMAN | PARTNER
205 W. Jefferson Blvd., Ste. 300
South Bend, IN 46601
P: 574.232.4801
F: 574.232.9736
Email: lhardman@hsk-law.com

Lyle R. Hardman



Insurance Law
South Bend, Indiana

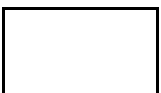
From: Walz, Bradley J. <BWalz@taftlaw.com>
Sent: Tuesday, March 19, 2024 9:58 AM
To: Lyle R. Hardman <lhardman@hsk-law.com>
Cc: Walsh, Christine <CWalsh@taftlaw.com>; Polak, Jonathan <JPolak@taftlaw.com>
Subject: Nickels and Dimes v. Noah's Arcade

Dear Lyle:

We reviewed the discovery responses and document production and will follow up with a letter concerning items we think the parties need to discuss. Regarding the financial information and your client's claim of a loss, we need to see your client's financial statements, not only their tax returns. The deductions your client may take for tax purposes are not the same as deductions allowed in a trademark infringement case to arrive at a profit disgorgement number.

Once the protective order is entered, we will need to see your client's financial statements and profit calculation to make a settlement offer.

Best regards,



Bradley J. Walz
Partner
BWalz@taftlaw.com

Dir: 612.977.8525

Tel: 612.977.8400 | Fax: 612.977.8650

2200 IDS Center

80 South 8th Street

Minneapolis, MN 55402-2157

Taft Bio
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taftlaw.com

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